

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

December 24, 2002

DIVISION ONE

B157363 Noring (Not for Publication)
v.
Popeney, Lebetsamer & Grange

We affirm the summary judgment. Respondent is awarded costs.

Ortega, J.

We concur: Spencer, P.J.
Vogel (Miriam A.), J.

DIVISION TWO

B154948 People (Not for Publication)
v.
Carrasco

The judgment is affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Doi Todd, J.

B152680 Kiang, et al. (Not for Publication)
v.
Hirji

The judgment is affirmed. Respondent(s) to recover costs.

Ashmann-Gerst, J.

We concur: Nott, Acting P.J.
Doi Todd, J.

DIVISION TWO (Continued)

B156109 Culver Automotive (Not for Publication)
 v.
 5 Star Muffler Centers, Inc.

The judgment is affirmed. 5 Star shall recover its costs on appeal.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Doi Todd, J.

B154729 Hermann, et al. (Not for Publication)
 v.
 Steinberg, et al

The judgment is affirmed as to Steinberg and reversed in all other respects.
Prevailing party to recover their costs.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Doi Todd, J.

B156152 Doobenen (Not for Publication)
 v.
 Goyak, et al.

The judgment is affirmed. Respondent(s) to recover costs.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Nott, J.

December 24, 2002 (Continued)

DIVISION TWO (Continued)

B148805 Manibog
v.
Garcia

(Not for Publication)

The judgment of dismissal in favor of Garcia is reversed. Manibog shall recover his costs on appeal.

Ashmann-Gerst, J.

We concur: Boren, P.J.
Doi Todd, J.

DIVISION THREE

B150912/ City of Burbank, et al. (Not for Publication)
 B151175/ v.
 B152562 State Water Resources Control Board, et al.

The judgments are reversed with directions to the superior court to enter new judgments granting the petitions for writ of mandate and directing the cities to comply with the statements of decision previously filed by the superior court with the exception of those sections of the statements of decision headed "Required Factor Analysis," "Narrative Toxicity Standards and Water Quality Criteria," "Compliance Schedules and Permit Modifications," and "Administrative Procedures Act," and also excepting the first sentence of the section headed "CEQA." Burbank's and Los Angeles's appeals from the orders denying attorney fees are dismissed as moot. Water Boards are entitled to costs on appeal.

Kitching, J.

We concur: Klein, P.J.
Aldrich, J.

December 24, 2002 (Continued)

DIVISION FOUR

B153255 Lopez (Not for Publication)
v.
Olympic Building, Ltd.

The judgment is reversed. The case is remanded for further proceedings in conformity with the views expressed in this opinion. Appellant is awarded costs on appeal.

Curry, J.

We concur: Epstein, Acting P.J.
Hastings, J.

DIVISION FIVE

B156158 Northwest Airlines Inc. (Certified for Publication)
v.
Ontario Aircraft Services Inc.

The trial court's judgment is reversed. The trial court is directed to overrule Ontario Aircraft Services, Inc.'s demurrer to the complaint. Defendant and respondent Ontario Aircraft Services, Inc. is to bear costs on appeal.

Mosk, J.

I concur: Armstrong, J.
I dissent: Grignon, Acting P.J. (Opinion)

B158865 Los Angeles County, D.C.S. (Not for Publication)
v.
Jose N.
In re Maria Jose N., et al.

The orders denying father's section 388 petition and terminating parental rights are affirmed.

Mosk, J.

We concur: Turner, P.J.
 Grignon, J.

December 24, 2002 (Continued)

DIVISION FIVE (Continued)

B156962 People (Not for Publication)
v.
Lynell Smith

The judgment is affirmed.

Mosk, J.

We concur: Turner, P.J.
 Armstrong, J.

B154547 People (Not for Publication)
v.
Albert Robinson

The judgment is affirmed.

Mosk, J.

We concur: Turner, P.J.
 Grignon, J.

(Not for Publication)

B159101 Queen of Angels/Hollywood Presbyterian Hospital
v.
Workers Compensation Appeals Board
Rostam Gabri, Respondent

The decision of the WCAB is annulled and the finding that employee is entitled to retroactive vocational rehabilitation maintenance allowance benefits, based on the asserted failure of employer to notify employee of his potential right to vocational rehabilitation following receipt of Dr. Hill's May 23, 1992 report, is vacated. The matter is remanded for further proceedings consistent with this opinion.

Grignon, J.

We concur: Turner, P.J.
 Armstrong, J.

DIVISION FIVE (Continued)

B151715 Dennis Hackin, et al. (Not for Publication)
 v.
 Don Schneider, et al.

The judgment in B151716 is affirmed. Defendants and respondents Don Schneider and A & E Industries, Inc. are awarded their costs on appeal. The judgment in B154852 is reversed. The trial court is ordered to vacate its order sustaining the demurrer to the fourth amended complaint and enter a new order overruling the order as to the breach of contract action against all defendants and as to the fraud cause of action against Michael Criscione. Plaintiffs and appellants Dennis Hackin and Invisible Film Theatre are awarded their costs on appeal in B154852.

Grignon, Acting P.J.

We concur: Armstrong, J.
 Mosk, J.

DIVISION SIX

B151584 People (Certified for Publication)
 v.
 Chambers

The judgment is affirmed.

Yegan, Acting P.J.

We concur: Coffee, J.
 Perren, J.

B156055 People (Not for Publication)
 v.
 Meeks

The judgment is affirmed.

Yegan, J.

We concur: Gilbert, P.J.
 Coffee, J.